SUPERSEDING REVISION: 12

SERVICE CLASSIFICATION NO. 9 (Cont'd)

INTERRUPTIBLE TRANSPORTATION RATE (Cont'd)

SPECIAL PROVISIONS (Cont'd)

9.9 If the Company curtails service and the Customer is not able to meet requirements of the curtailment, the Company will charge the Customer a curtailment penalty charge for all gas consumed by the Customer until the Customer is able to meet the requirements of a curtailment. The curtailment penalty charge for gas consumed will be \$2.50 per Ccf plus the highest price of the natural gas purchased by Central Hudson during the curtailment.

A Customer that is not able to meet the requirements of a curtailment will also be subject to the following:

- (a). One unannounced curtailment test at the end of January, provided however that such test shall be waived if scheduled to occur within five days of an actual curtailment wherein the Customer was able to meet the requirements of such curtailment;
- (b). Provision of an affidavit in writing attesting to compliance with the Company's tariff; Customers electing to cease using natural gas when directed to by the Company in lieu of maintaining an alternate fuel inventory are excluded from this provision; and,
- (c). Provision of the Customer's oil dealer's contact information in the aforementioned affidavit.
- 9.10 If a customer fails to meet the alternate fuel reserve requirement, the Company will charge the customer the greater of 130% of the market price of the customer's alternate fuel or 110% of the applicable tariff rate for natural gas service for all gas consumed until the customer is able to meet the alternate fuel reserve requirement. The daily alternate fuel market price will be as the New York spot \$/MMBtu price of the customer's alternate fuel as published in Platt's Gas Daily in the table "Platt's oil prices" for the day prior to the noncompliance. If the customer's alternate fuel is No. 4 or No. 6 oil, the applicable alternate fuel price will be "1% Resid HP". The curtailment charge is effective for the billing period during which the noncompliance becomes known and for any subsequent periods during which noncompliance continues.
- 9.11 Prior to November 15 of each year, the Company will institute an annual announced system curtailment. Customers will be notified by registered mail that the Company will be conducting a system curtailment. The notification letter will also request information concerning the Customer's alternate fuel supply and arrangements for deliveries during actual curtailment periods, and will request verification and/or update of customer contact information. Customers must reply to the request for information within thirty (30) days of receipt. Failure to reply will subject the Customer to the Company's curtailment charge. In addition, if for any reason the Customer is not able to curtail usage during the annual system curtailment, the Customer will be subject to the Company's curtailment charge, as described above, for all gas consumed by the Customer until the Customer is able to meet the requirements of a curtailment.
- 9.12 If the Customer experiences unanticipated problems when attempting to curtail usage during either an actual curtailment, the annual announced system curtailment or an unannounced curtailment test, the Company, at its sole discretion, may waive the curtailment charge for a period up to four (4) hours as a result of equipment failure as long as the Customer provides the Company with supporting documentation. Penalties will not be waived for Customers that fail to meet the minimum fuel requirements.